## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

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AMERICAN ALTERNATIVE INSURANCE CORP.,

Case No. 2:14-cv-01085-JCM-VCF ORDER

Plaintiff,

v.

JUDY LAUN, et al.,

Defendants.

Presently before the court is defendants Judy Laun and Amnet, Inc.'s proposed judgment. (Doc. # 50). On March 17, 2016, the court entered summary judgment in favor of defendants on plaintiff's claim for equitable subrogation. (*See* doc. # 47). The court ordered defendants to "submit an appropriate judgment consistent with th[e] order." (*Id.*)

Defendants have failed to do so. The judgment proposed by defendants is on a form created by the Administrative Office of the United States Courts. The form is used by the clerk's office when the court instructs *the clerk* to enter judgment. Here, the court ordered defendants to prepare a judgment for the undersigned to review and endorse. The judgment should be drafted by defendants, should not be on a form intended for use by the clerk's office, and should be submitted to the court on pleading paper in a form consistent with the federal and local rules.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that defendants Judy Laun and Amnet, Inc.'s proposed judgment (doc. # 50) be, and the same hereby is, REJECTED.

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IT IS FURTHER ORDERED that defendants Judy Laun and Amnet, Inc's shall submit an appropriate judgment consistent with this order and the court's March 17, 2016, order (doc. # 47) within seven (7) days of the entry of this order. DATED THIS 25<sup>th</sup> day of April 2016. UNITED STATES DISTRICT JUDGE